

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TENNESSEE
KNOXVILLE DIVISION

PHILLIPS AND JORDAN, INC. and
PHILLIPS AND JORDAN, INC., 401(K)
RETIREMENT PLAN,

Plaintiffs,

No. 3:14-CV-244

v.

ANGELA LAUGHTER, EXECATRIX OF THE
ESTATE OF J. J. SHULER; ANGELA LAUGHTER,
a/k/a ANN LAUGHTER, individually; MELISSA
JORDAN; JADE CARVER; and JAY C. EVANS,

Defendants.

**CONSENT JUDGMENT AUTHORIZING DEPOSIT AND CONSENT ORDER
AUTHORIZING DISBURSEMENT OF DEPOSIT**

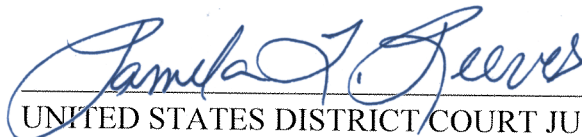
This matter came on before the undersigned United States District Court Judge for disposition and it appearing to the Court, as evidenced by the signed Consents of the Respective Parties and their counsels below that the parties desire to compromise and settle all issues raised by the pleadings in this case and the parties waive further Findings of Fact and Conclusions of Law by this Court and the parties consent and agree as follows:

1. This is an interpleader action filed by the Plaintiffs requesting that they be allowed to pay into the Clerk of the Court all funds on deposit from a 401(K) account of a former employee who is now deceased, to wit: J. J. Shuler.
2. The Plaintiffs, Phillips and Jordan, Inc. and Phillips and Jordan, Inc. 401(K) Retirement Plan, shall pay or cause to be paid into the Clerk of the Court for the United States District Court for the Eastern District of Tennessee at Knoxville all sums on deposit with them in the name of J. J. Shuler within ten days of the entry of this Consent Judgment. Upon payment of such funds, the Plaintiffs shall be fully discharged and release from any and all claims of the Defendants for the payment of such funds.

3. The Clerk of Court for the United States District Court for the Eastern District of Tennessee shall thereafter deposit such funds in the Clerk of Court's interest bearing account at BB & T in Knoxville, Tennessee and pay such funds within ten days thereafter to Ann Laughter, the Administrator of the Estate of J. J. Shuler. Ann Laughter, as Administrator of the Estate of J. J. Shuler shall thereafter distribute such funds to the persons lawfully entitled to those funds as a result of the death of J. J. Shuler under North Carolina law.

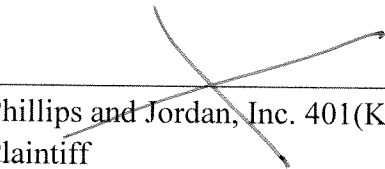
IT IS THEREFORE ORDERED ADJUDGED AND DECREED THAT THE FOREGOING CONSENTS AND AGREEMENTS OF THE PARTIES ARE HEREBY MADE A JUDGMENT OF THIS COURT ENFORCEABLE AS PROVIDED BY LAW.

This the 27th day of August, 2014.

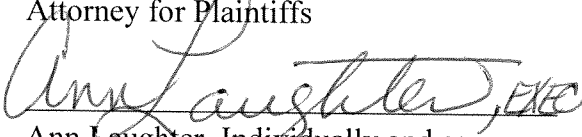

UNITED STATES DISTRICT COURT JUDGE

WE CONSENT:


Phillips and Jordan, Inc.
Plaintiff

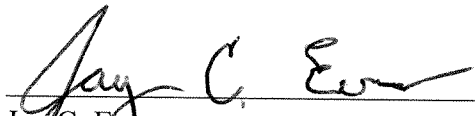

Phillips and Jordan, Inc. 401(K) Ret. Plan
Plaintiff

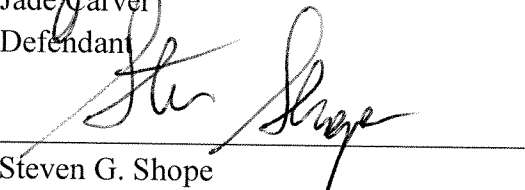
P. Edward Pratt
Attorney for Plaintiffs


Ann Laughter, Individually and as
Administrator of the Estate of J. J. Shuler
Defendant


Melissa Jordan
Defendant


Jade Carver
Defendant


Jay C. Evans
Defendant, Pro Se


Steven G. Shope
Attorney for Defendants
Melissa Jordan, Jade Carver, and Ann Laughter

State of North Carolina
County of Graham

I, Julie C Hancock, a Notary Public for said County and State, Do hereby certify that
Ann Laughter personally appeared before me this day and acknowledged the
due execution of the foregoing instrument.

Witness my hand and official seal, this the 4th day of August, 2014.

Julie C Hancock
Notary Public

My Commission Expires: 11/03/14



State of North Carolina
County of Graham

I, Julie C Hancock, a Notary Public for said County and State, Do hereby certify that
Jay C. Evans personally appeared before me this day and acknowledged the
due execution of the foregoing instrument.

Witness my hand and official seal, this the 4th day of August, 2014.

Julie C Hancock
Notary Public

My Commission Expires: 11/03/14

